The opinion in support of the decision being entered today was <u>not</u> written for publication and is not binding precedent of the Board.

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE BOARD OF PATENT APPEALS AND INTERFERENCES

Ex parte ANDREY A. BOUKHAROV, YONGWEI CAO, DAVID K. KOVALIC, JAMES McININCH, and WEI WU

> Appeal No. 2006-0457 Application No. 09/702,134

> > **ON BRIEF**

MAILED

JUL 13 2006

U.S. PATENT AND TRADEMARK OFFICE BOARD OF PATENT APPEALS AND INTERFERENCES

Before FLEMING, <u>Chief Administrative Patent Judge</u>, HARKCOM, <u>Vice Chief Administrative Patent Judge</u>, and ADAMS, Administrative Patent Judge.

Per curiam

DISMISSAL OF APPEAL

On June 12, 2006, counsel for the appellants filed a Request for Continued Examination (RCE) under 37 CFR § 1.114. Pursuant to the notice entitled "Request for Continued Examination Practice and Changes to Provisional Application Practice," 65 Fed. Reg. 50092, 50095 (Aug. 16, 2000), and the provisions of 37 CFR § 1.114(d), a request for continued examination under 37 CFR § 1.114 filed after appeal has been taken, but prior to a decision on the appeal, "will be treated as a request to withdraw the appeal and to reopen prosecution of the application before the examiner."

Accordingly, the appeal in this application is dismissed.

The application is being returned to the examiner for further action as may be appropriate.

Michael R. Fleming, Chief Administrative Patent Judge

Sary V. Harkcom, Vice Chief

Administrative Patent Judge

)) INTERFERENCES

APPEALS AND

) BOARD OF PATENT

Donald E. Adams

Administrative Patent Judge

Arnold & Porter Attn.: I & P Docketing Dept. 555 Twelfth Street, N.W.

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